## DECLARATION AND POWER OF ATTORNEY

As a below named inv ntor, I hereby declare that:

My residence, po	ost office	addr ss and citizenship are	as stated be	low next to	my name; th	nat
I verily believe I a	am the or	iginal, first and sole invento w) of the subject matter wh	or (if only one	name js lis I and for wh	ted below) or	a joint inventor
invention entitled: the specification of which		WHEELCHAIR AND LEG SU	JPPORT ACC	ESSURY		<u> </u>
☑ is attached hereto.	□ was f			,		
		pplication Serial No was amended on				
			(if ap	plicable)		
ing the claims, as amende to be the original and firs hereby acknowledge the	ed by any et invento duty to	eviewed and underständ the amendment specifically refe r(s) of the subject matter w disclose information which of the Code of Federal Reg	erred to above hich is claim is material to	e, and that I ed and for v	beliëve the na which a pater	amed inventor(s) it is sought, and
		no patent applications on t nerica, except as follows:		7 %		
COUNTRY	and the second second second	APPLICATION NUMBER_	DATE (day, <u>món</u>			LAIMED UNDER J.S.C. 119
				. >	yes	no
6				<u>د</u>	yes	no .
	,				yes	no
					yes	no
	وانعوميس اد	The state of the s		p Kiri	yes	no .
below and, insofar as the States application in the the duty to disclose mat between the filing date of	e subject manner perial infor of the prid	under Title 35, United State matter of each of the claim rovided by the first paragrap mation as defined in Title 3 or application and the nation	s of this appl oh of Title 35, 7, Code of Fo	ication is no United Sta ederal Regu ternational	ot disclosed in tes Code §11 lations, §1.5 filing date of	the prior United 2,I acknowledge 6 which occurre
(Application Serial No	.,	(Filing Date)		(Status: p	atented, peni	amg, abandoned
(Application Serial No	.)	(Filing Date)		(Status: p	atented, pen	ding, abandoned
Geimer (Reg. No. 28,84 McLaughlin (Reg. No. 38,978 (Reg. No. 25,440), each as the firm of WOOD, CHICAGO, ILLINOIS 606 to prosecute this applica	46), Aller 2,273), D 8), Paul M registere PHILLIPS 661 (Telepation, to r nd Trader	L. Clark (Reg. No. 29,141) In J. Hoover (Reg. No. 24, Dean A. Monco (Reg. No. 3) I. Odell (Reg. No. 28,332), for the United States of t	103), Martir 0,091), John Richard S. Phi ited States Pa IMER, 500 V Ittorneys with nents therein	L. Katz (I S. Mortim illips (Reg. Natent and Tr NEST MAD full power , to receive	Reg. No. 25, er (Reg. No. No. 17,314) a rademark Officison STREE of substitution the patent a	O11), F. Willian 30,407), Lisa Vand Joel E. Siege ce and practicing Tr. SUITE 3800 n and revocation to transact a

JÉFÉREY I CLÁRK

## §1.56 Duty to disclos information mat rial to patentability.

- A patent by its very nature is aff cted with a public interest. The public interest is best served, and the most effective patent examination occurs when, at the time an application is being examined, the Office is aware of and evaluates the teachings of all information material to patentability. Each individual associated with the filing and prosecution of a patent application has a duty of candor and good faith in dealing with the Office, which includes a duty to disclose to the Office all information known to that individual to be material to patentability as defined in this section. The duty to disclose information exists with respect to each pending claim until the claim is cancelled or withdrawn from consideration becomes abandoned. Information material to the patentability of a claim that is cancelled or withdrawn from consideration need not be submitted if the information is not material to the patentability of any claim remaining under consideration in the application. There is no duty to submittinformation which is not material to the patentability of any existing claim. The duty to disclose all information known to be material to patentability of any claim issued in a patent was cited by the Office or submitted to the Office in the manner prescribed by §§ 1.97(b)-(d) and 1.98. However, no patent will be granted on an application in connection with which fraud on the Office was practiced or attempted or the duty of disclosure was violated through bad faith or intentional misconduct. The Office encourages applicants to carefully examine:
  - (1) prior art cited in search reports of a foreign patent office in a counterpart application, and
  - (2) the closest information over which individuals associated with the filing or prosecution of a patent application believe any pending claim patentability defines, to make sure that any material information contained therein is disclosed to the Office.
- (b) Under this section, information is material to patentability when it is not cumulative to information already of record or being made of record in the application, and
  - (1) It establishes, by itself or in combination with other information, a prima facie case of unpatentability of a claim; or
    - (2) It refutes, or is inconsistent with, a position the applicant takes in:
      - (I) Opposing an argument of unpatentability relied on by the Office,
      - (ii) Asserting an argument of patentability.

A prima facie case of unpatentability is established when the information compels a conclusion that a claim is unpatentable under the preponderance of evidence, burden-of-proof standard, giving each term in the claim its broadest reasonable construction consistent with the specification, and before any consideration is given to evidence which may be submitted in an attempt to establish a contrary conclusion of patentability.

- (c) Individuals associated with the filing or prosecution of a patent application within the meaning of this section are:
  - (1) Each inventor named in the application;

or

- (2) Each attorney or agent who prepares or prosecutes the application; and
- (3) Every other person who is substantively involved in the preparation or prosecution of the application and who is associated with the inventor, with the assignee or with anyone to whom there is an obligation to assign the application.
- (d) Individuals other than the attorney, agent or inventor may comply with this section by disclosing information to the attorney, agent or inventor.
- (e) In any continuation-in-part application, the duty under this section includes the duty to disclose to the Office all information known to the person to be material to patentability, as defined in paragraph (b) of this section, which became available be twen the filing date of the prior application and the national or PCT international filing date of the continuation-in-part application.

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Residence		
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